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Inventor: Serial No. : Art Unit: Filed: Attorney Ref.:	Takeo Eguchi 10/574,738 2853 April 4, 2006 075834.00567	hereby certify that this paper is being lacetral entered by the Patent and Trade mask Office as face brills not n-674-273-2300 cm.			
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Under the Parshvork Reduction Act of 1995, no person		Application Number	10/574,738		
TRANSMITTAL		Filing Date	Apr 4, 2006		
FORM		First Named Inventor	Takeo Eguchi		
		Art Unit	2853		
(to be used for all correspondence after initial filing)		Examiner Name	Geoffrey S Mruk		
Total Number of Pages in This Submission		Attorney Docket Number	075834.00567		
		ENCLOSURES (Check all	that apply)		
Fee Trans	emittal Form	Drawing(s)	After Allowance Communication to TC		
Fe L	e Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences		
Amendme	ont/Reply	Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
☐ Af	ler Final	Petition to Convert to a Provisional Application	Proprietary Information		
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Signature					
Printed name	Printed name				
Date	Roberto. Depke	11/			
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Typed or printed name Robert J. Depke			7/14/03)		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Takeo Eguchi

Atty. Docket No.: 075834.00567

Serial No.:

10/574,738

Group Art Unit: 2853

Filed:

April 4, 2006

Examiner:

Geoffrey S Mruk

Invention:

LIQUID DISCHARGE DEVICE

Customer No.: 33448

INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

In accordance with 37 CFR §§1.97, 1.98, Applicants and the undersigned attorney hereby submit a legible copy of each reference listed on the accompanying form PTO/SB/08A.

CERTIFICATION UNDER 37 C.F.R. §1.97(e)

Applicants hereby certify, as required under 37 C.F.R. §1.97(c)(1) and §1.97(e), that each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement, and thus no fee is required for consideration thereof. A copy of the communication from the foreign patent office is enclosed for the convenience of the Examiner.

The undersigned also points out that the submission of each reference is neither a concession, nor an admission, that the reference qualifies as prior art for this application under the patent laws of the United States. Applicants reserve the right to challenge the status of any such document that the office determines to be prior art.

Should the Examiner believe a fee is required, the United States Patent and Trademark Office is hereby authorized and requested to charge any required fee to the deposit account of Rockey, Depke & Lyons, LLC, Deposit Account No. 50-3891.

Respectfully submitted,

Data:

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